# SAYS SITTERDING PAID POLL TAX OF CAR MEN

Senator Wendenburg Reiterates the Charge That Railway Interests Sought His Defeat.

STEAM RAILROADS DENY IT

. Letter From Attorneys for Lines Entering Richmond Read to Sen-

charge reported in an afternoon paper to have been made by Senator Wendenburg in the course of a speech in the Senator Tuesday of the course of a speech in the cancus, which was called for the second ballot shower than the forty-one, and Mr. Heling had forty-one, and Mr. Robertson had twenty. Mr. Robertson was then eliminated. denburg in the course of a speech in until the caucus, which was called for DEVANEY IN ELECTED the Senate Tuesday that the railroads 8 o'clock, pulling out from his desk operating out of Richmond had spent several portfolios of bills and sundry \$1,600 in paying poll taxes of their books and documents. him for the Senate, a letter addressed to Lieutenant-Governor Ellyson and signed by prominent railroad men of the city was read in the Senate yesterday.

Senator Wendenburg, rising to a life senator with the content of the content

Governor, Senate Chamber:

to-day a speech made vesterday in the DEVANEY IS NOMINATED Senate by Senator Wendenburg is reported, in part, as follows:

"Last year the railroads in this city spent \$1,600 in paying poll taxes of their employees to defeat me, but they bill making it a law. could not defeat the will of the peo

his charge was general, it becomes bly could pass it over his veto necessary for us, the representatives HOUSTON FAVORS to take cognizance of his statement Speaking, therefore, for these railroads,

the floor of the Senate, we ask that obligations.

Rathway Companies: L. L. Scherer, the floor of the General Assembly, for the Chesapeake and Ohio Railway Company: H. G. Buchanan, for the Norfelk and Western Railway Comp

I wish to state that the report that RESOLUTION ADOPTED

(Continued from First Page.)

any say in the naming of the commissioner is generally taken as assuring affirmative vote, and was apparently hibities commissioner.

Here Delegate Pitts raised the point NOMINATIONS FOR

passage the approval of four-fifths of those voting. The Speaker sustained the point of order, and declared the bill defeated.

BROWNING CALLS UP

INHERITANCE-TAX BILL

Delegate Browning's motion to take up the direct inheritance-tax bill, on the calendar as House bill No. 448, met with strenuous opposition from Delegates Hobson and Myers, who were opposed to the consideration of a meas-

is constantly appealing to the people Gordon seconded the nomination of Mr for their votes.

"Not content with standing for eleccity of Richmond at the hands of the ran close in the final vote, and City Council, he has already announced defeated by only the narrow marginal candidacy for this office at the next of six votes. primary, and I hope he will be elected, On yesterday morning a petition for the people could not make a better or the people could not make a better choice."

Mr. Hobson, chastened by the counerattack, offered no further opposition. judge of the Corporation Court of that Half an hour of desultory debate brought the bill to the voting stage,

ate—Wendenburg Says Reference roll and insisted upon being recognized. Cotter some eight or ten. He was to Street Car Company. The Speaker ordered the roll call therefore, eliminated as having the

employees for the purpose of defeating him for the Senate, a letter addressed Browning. "If the gentleman from forty-seven

The letter and the statement are as adjourn carried, and the inheritance- hart. Hon. J. Taylor Ellyson, Licutenant- probably be taken to-day, with indications pointing to its passage.

## FOR HOPEWELL JUDGE

(Continued from First Page.)

"No." said Mr. Addison, "he has not stight the bill, but we have every ton-47.

"No." said Mr. Addison, "he has not walker, Walton, Wendenburg, Winsteason, to believe that he will every ton-47. It would have been frank and fair reason to believe that he will do so, Mr. Wendenburg had mentioned the and if he does not, the majority in railroads to which he referred, but, as both branches of the General Assen-

with all the emphasis we can tion, and stated that he desired hearttowards the payment of the poll taxes of employees, or any other person in party to assume all responsibility for of employees, or any other person in party to assume all responsibility for this morning at 10:30 o'clock of employees, or any other person in party to assume all responsibility for this morning at 1939 ochock, the city of Richmond, to defeat Mr. the carrying out of the prohibition. Five tax measures—Senate bills 344, ter up again, but said that he was not Wendenburg, or for any other purchased and the party had drawn the 431, 428, 429 and 439—are set as special made by Mr. Stearnes to go unchally the property of the party had drawn the 431, 428, 429 and 430—are set as special made by Mr. Stearnes to go unchally the property of the party had drawn the 431, 428, 429 and 430—are set as special made by Mr. Stearnes to go unchally the property of the party had drawn the 431, 428, 429 and 430—are set as special made by Mr. Stearnes to go unchally the property of the party had drawn the 431, 428, 429 and 430—are set as special made by Mr. Stearnes to go unchally the property of the party had drawn the 431, 428, 429 and 430—are set as special made by Mr. Stearnes to go unchally the property of the party had drawn the 431, 428, 429 and 430—are set as special made by Mr. Stearnes to go unchally the property of the party had drawn the 431, 428, 429 and 430—are set as special made by Mr. Stearnes to go unchally the property of the party had drawn the 431, 428, 429 and 430—are set as special made by Mr. Stearnes to go unchally the party had drawn the 431, 432, 433 and 430—are set as special made by Mr. Stearnes to go unchally the party had drawn the 431, 432, 433 and 430—are set as special made by Mr. Stearnes to go unchally the party had drawn the 431, 432, 433 and 430—are set as special made by Mr.

occasion when the party should pass which the school affairs of the State William B. McIllwaine, for the Atlantic this matter by and allow the prohi- are conducted was cited in the preamble Coast Line Railroad and the Southern bition commissioner to be elected on of the resolution as the necessity for

E. Randolph Williams, for the be outside the pale of politics, it should Scaboard Air Line Railroad Company; he judges of the various State courts. D. Cardwell, for the Richmond, "If," he said, "we nominate the wearers Fredericksburg and Potomac Rail- of the ermine, that most sacred office, of the ermine, that most sacred office, and Company, and William W. Battle, Jr., for the Norfolk and Western Railway Company.

WENDENBURG SALS HE.

of the ermine, that most sacred office, and one that should be above all polldered an opinion regarding the one minutes and proceedings of the State and two-room rural school appropriation of \$275,000. The request came textbook adoption.

Mr. Stearnes are not borne out by the minutes and proceedings of the State which executors and other fiductaries and two-room rural school appropriation of \$275,000. The request came textbook adoption. NBURG SAYS HE

Clared it was getting near the RepubliTo SITTERDING cars, and that the party could not Senate, and the Attorney-General ruled

REFERRED TO SITTERDING cars, and that the party could not Senate, and the Attorney-General ruled

RID WAS

treasurer's office, both in South Richmond. sidering the motion. Senator Addison class of schools, mond and in the city of Richmond. of these employees, whose asked to withdraw the motion for the xes were so paid, came to me and sake of time he did so.

of order that the bill carried an it was agreed when the judgeship emergency clause and required for its question came up that nominating passage the approval of four-fifths of speeches be limited to five minutes, and

gates Hobson and Myers, who were opposed to the consideration of a measure of this importance in the dying hours of the legislative session. The bill was signed as patrons by twenty-one members.

Telegate Hobson denounced the bill as a measure that will work a hardship on widows and orphans, introduced chiefly for the purpose of currying favor with the voters back home. The charge brought Delegate Browning to his feet with a sharp reply.

The distribution for the position.

Scinator Harris and Delegate Mann seconded the nomination.

Delegate Harrison, of Prince George County, law partner of Mr. Devaney, next placed in nomination the successful candidate for the office. He paid a glowing tribute to Mr. Devaney's legal ability, integrity and knowledge of the situations that he would have to cope with. He warned the members of the caucus that the people of Prince George County wanted Mr. Devaney, and that if those people were not given.

Senator Walker placed in nomination ion to the Administrative Board of the Delegate James O. Heffin. Mr. Heffin

presented to the House, and Senator Walker referred to this petition, which asked that Mr Hellin he selected

brought the bill to the voting stage, and the Speaker ordered a roll call, belegate Myers took the floor just is the clerk began droning out the Mr. Heffin each had some forty votes, as the clerk began droning out the Mr. Robertson had twenty and Mr. Mefrom Richmond.

Having secured the floor, Mr. Myers had forty-one, and Mr. Robertson had

ON THIRD BALLOT The final vote was close, Mr. Deveooks and documents.

"We are not alarmed," said Delegate ty-three votes and Mr. Hellin having

Taylor Elling I the hall.

It was half-past 5, and the House Mann, Mathews, Meete, Moss, Murray and the and the statement are as adjourn carried, and the inheritance-tax bill went over. A vote on it will be a statement are as the statement are as a statement a kle. Valentine, West, Williams, Willis, Thomas D. Wright-53

For Mr. Heilin: Mesers, Bowers, Beattle, Birrell, Browning, Burke, Canaon, Commins, Crockett, Daniel, Dodson, Early, Garrett, Gayle, Gilpin, Goelrick, Gordon, Green, Gunn, Harris, Hobson, Herseley, Houston, Hidzins, Jett, Leedy, Lacy, Mapp. Muserave, Myers, Norris, Page, Pilcher, Pitts, J. H. Price, Ransey, Rison, Saunders, Shumate, Smith, Stubbs, Swift, Thorriso, Tiffare,

#### THE SENATE

ACTION BY PARTY Working under an order that only County, spoke on behalf of the resolu-tion, and stated that he desired heart-ily to independ that the finances of the State may be considered, the Senate yesterday State Superintendent with regard to and bridge bonds.

No. 166, amending an act approved intendent took sharp issue with the February 15, 1916, under which road and bridge bonds.

the floor of the Senate, we are the obligations.

this communication be read to the Senate, so that it may have the same publicity.

Delegate Swift, of Fredericksburg, ferred to the Committee on Public Institutions, agreeing with Senator Mapp that this was an distatisfaction with the manner in A general Dr. Wilson. such a commission

#### Here and There in the Legislature

ator Wendenburg's statement was afford to allow this matter to pass that the appropriation was valid and

This railroads paid taxes to defeat me is inaccurate. What I did say was that one of the railroads paid poil taxes for the purpose of defeating me. This railroad was the Virginia Railway and Power Company, which had its inspectors for several days paying the motion. Senator Addison mond and in the city of Richmond.

informed me that they had been instructed or advised to vote against me.

"After the election I informed me that the basis according to the report of the mispassed vesterday a bill authorizing the
passed vesterday a bill authorizing the
passed vesterday a bill authorizing the
passed vesterday a bill authorizing the
content of the misproperties of the mispro structed or advised to vote against me.

"After the election I informed one of the vice-presidents that I was surprised that his company would use the prised that his company would use the stockholders' money to pay the poil Holf follows:

The resolution was passed by a vive bound indicated that the same as that to pass by the motion, 60 to 33.

The resolution was passed by a vive Board of Supervisors of York County, where it is said another powder plant is about to be situated to berrow not supervisors of York County.

The resolution was passed by a vive Board of Supervisors of York County, where it is said another powder plant is about to be situated to be review and the resolution was passed by a vive Board of Supervisors of York County, where it is said another powder plant is about to be situated to be review and the resolution was passed by a vive Board of Supervisors of York County, where it is said another powder plant is about to be situated to be review and the resolution was passed by a vive Board of Supervisors of York County, where it is said another powder plant is about to be situated to be review and the resolution was passed by a vive Board of Supervisors of York County, where it is said another powder plant is about to be situated.

The resolution as offered by Senator taxes of its employees, and he replied that the company had not paid these taxes, but that he had paid them himself. That official was Fritz Sitterding."

SITTERDING WILL.

SIEND REPLY TO SENATE.

Mr. Sitterding declined last night to comment on the charge made by Senator was taken generally as greatly as used to day, and that it would be a full and complete denial of the truth of the charges brought by the Senator from Richmord.

HOUSE TAKES UP

TAX REFORM BILLS

(Continued from First Page.)

The resolution as offered by Senator

"Resolved that when this caucus and the discussion of the purpose of ince protection of the adequate pelice protection of the assential more than \$20,600 for the adequate pelice protection of the adequate pelice protection of the county. The hill possed under a suspension of the rules, by a concurrent vote of both houses.

SITTERDING WILL.

SITTERDING WI stretch of the seaboard to-night and Thursday. Fair weather generally in the

South is forceast by the Weather Bureau for Thursday, with rising temperatures for Friday.

# SCHOOLBOOK QUESTION

Special Commission to Study Education System and Report to

HART REPLIES TO STEARNES

Challenges Accuracy of Figures Given sage of five House revenue bills late by State Superintendent in His Re- in port to Senate-Willis Says Bad Judgment Was Used.

The House of Delegates on vesterday pointment of a commission thoroughly sible for it to accept the invitation. to the fact that the State Board of Education has been unable to make a HOPEWELL INVITES MEMBERS

stantiation a reply by Superintendent Harris Hart, of the Roanoke schools, to the report as offered by State Superintendent Stearnes to the Senate in

This commission, which will investi-gate the school system of the State and also the texthook phase of the invitation, instructing Mr. Harrison to question, will consist of two members, inform the Chamber of Commerce of OF RECALCITRANT of the House and one member of the Hopewell that it will be impossible, Senate, two division school superin- because of the press of business, to tendents, to be appointed by the Gov- accept it. ernor; the Superintendent of Public announced their intention of taking the any county, city or State officer, who Instruction and the Attorney-General.

BAD JUDGMENT USED SENATE BILLS PASSED

BAD JUDGMENT USED

introduced the statement prepared by road and bridge bonds. State Superintendent with regard to a and bridge bends are issued by coun-number of facts and figures as pre-

Mr. Hart stated in the outset that of deeds of trust taken by notaries he regretted to have to take the mat-ter up again, but said that he was not were trustees in such deeds. wendenburg, or 100 and 16 Mr. Wendenburg had in mind any of them, he should name them promptly and without reservation.

As the charge was made openly on the charge was made openly on the party should surrender none of its political states with a view of formulating a batter system for Virginia, was re-

> ing the prices on textbooks as listed in this report, to show that all of the JOINT SANATORIA FOR figures which he quoted were correct. and that those figures submitted by No. 194, authorizing counties and

textbook adoption.

HART SAYS LOWEST

BID WAS SIXTY CENTS

In answering the Johnson Proposition, as regards the Johnson History,
Mr. Hart claims that the lowest offer

Mr. Ha consti. tion, as regards the Johnson History,

thengthen the term of any particular class of schools.

To forestall such conditions as arose

To make any such bid.

Mr. Hart says that the saving of \$70,000 claimed by the minority, had the munities becoming cities of the second class by increase of their populative.

and the seem estimated on a competitive desis according to the report of the minor of the minor

"Other features of this report are subject to serious question, but time will not permit the criticism they de-

The commission, which is to be appointed, will study the school system

#### Take Iron, Says Doctor, if You Want Plenty of "Stay There" Strength Like an Athlete!

bours of the legislative session. The bill was signed as patrons by twenty-one members.

Delegate Hobson denounced the bill as a measure that will work a hard-ship on widows and orphans, introduced chiefly for the purpose of currying favor with the voters back home. The charge brought Delegate Browning to his feet with a sharp repty.

"Tho gentleman from Richmond has made a viclous attack on the patrons of this bill," said Mr. Browning. "He has charged each one of them with pressing unworthy legislation for the purpose of catching votes in their home districts.

REFERENCE TO HONSON

"Such a charge certainly comes with poor grace from member of this body. I believe, has run for Richmond, who, I believe, has run for finoas Richmond, who, I believe he comes nearer of this body. I believe he comes nearer than analysed years of the believe he comes nearer than analysed years of the long-well continued than any part of the Commonwealth, Delegate Stephenson and Delegate is provided and the continued of the suppose of the control of the patrons of this body. I believe he comes nearer than analysed years to being a perpetual candidate for one office or another, and

Ordinary Nuxated Iron Will Make Dellcate, Nervous, Rundown Feople 200
Per Cent Strenger in Two Weeks'
Time in Many Caxes.

NEW YORK, N. Y.—Most people foolishly seem to think they are going to get renewed health and strength from some stimulating medicine, seem to strength can only come from the food you eat. But people often fail to get the strength out of their food because they haven't enough iron in their blood you haven't enough iron in their blood to enable it to change food into living matter. From their weakened, nervous condition they know something is wrong, but they can't tell what, so they generally commence doctoring for the lack of the strength can only come from the food to enable it to change food into living matter. From their weakened, nervous twong, but they can't tell what, so they generally commence doctoring for the lack of the category to the lack of the category to the lack of the category to the lack of the category taking iron in the proper form. And this after they had in some cases been doctoring for months without obtaining any benefit. But don't take the old forms of reduced iron, iron says a few cents. You must take iron in the proper form. And this after they had in some cases been doctoring for months without obtaining any benefit. But don't take the old forms of reduced iron, iron says a few cents. You must take iron in the proper of the old forms of reduced iron, iron says a few cents. You must take iron in the old forms of reduced iron, iron says a few cents. You must take in a form that can be easily absorbed and assimilated like nuxated iron if you want it to do you any good, otherway it is a few cents and true was a few cents. You must take iron and a few cents are the old forms of reduced iron, iron says a few cents. You must take iron in the old forms of reduced iron, iron says a few cents. You must take in a form that can be easily absorbed and assimilated like nuxated iron if you want it to do you any good, otherway in a few cents of reduced iron, iron says a few cen

vestigations, and also make a carefu of the textbook adoption wi special reference to economy and report back to the next General Assem

#### THE HOUSE

ate bills. The only departure from the program was the discussion and passession yesterday to the passage of Sen-

Delegate Buck opened the session with prayer at 10 o'clock. Upon the motion of Delegate Gordon, the House voted to send a letter of thanks to the Chamber of Commerce of Newport passed a joint resolution News for its invitation to an oyster debate, the House of Delegates yesteroffered by Delegate Hudgins, of Meck-roast, informing that body that the day concurred in the passage of the lenburg County, providing for the ap-press of business will make it impos- "ouster" bill and the bill under which senate bill, which provides for it

to investigate the public-school system of Virginia and pay particular attention to an investigation of the recent of Meanwell in the Chamber of Commerce of Meanwell in the day Delegate Harrison, of Prince George, presented an invitaook adoption, which has been in of Hopewell, inviting the General Asthe limelight for several weeks, owing sembly to pay a visit to the town to the fact that the State Board of which it has just voted corporate ex-

Senator Wendenburg, rising to a point of personal privilege, disclaimed a general indictment and made a specific charge against the Virginia Rail. way and Power Company and Vices President Fritz Sitterding.

That serious doubts exist as to the pounts of the Confederacy in that time than you have ever heard before in your life."

That serious doubts exist as to the certain the textbook warious changes made in the textbook adoption, and that matters are rather pounts. Epes Floyd. Fuller, Gatewood, Hall, Harrison, Hening, Henley, Holt, Hundley, Jeffreys, Jones, Kent, Love.

That serious doubts exist as to the various changes made in the textbook adoption, and that matters are rather muddled in the State Board of Education. The weather, however, continued bad through the session and the continued bad through the session and the continued bad through the session of liquor.

The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor. The continued bad through the session of liquor appearance. The weather, however, continued bad through the session of liquor. The continued bad through the session of liquor appearance. The weather, however, continued bad through the session of liquor appearance. The weather, however, continued bad through the session of liquor. The continued bad through the session of liquor appearance appearanc muddled in the State Board of Educa-enabling the town to make a better tached an amendment of minor imtion, was referred to by Delegate appearance. The weather, however, willie, of Roanoke, who read in sub-stantiation a reply by Superintendent Hopewell's streets are deeper in mud than ever, said Mr. Harrison, but it has decided not to defer the invitation pointed conference committees, which longer. Special arrangements, he said, have been made by the Chamber of Commerce with the rallroad company houses as a matter of course, and the The House voted its thanks for the sent to the Governor

IN TEXTROOK ADOPTION
In speaking of the textbook adoption, and stating his belief that had judgment had been used by the textbook commission. Floor Leader Willis swing of county magisterial district

AND SENT TO GOVERNOR

The following Senate bills were passed and go now to the Governor:
No. 104, amending the act approved should fall to prosecute violators of the prohibition law.

Under the local outlook bill sach.

No. 198, amending the act of March

Superintendent Stearnes were incor- cities to establish joint sanatoria for Superintendent Stearnes were incor- the care of tuberculosis sufferers, rect. Some eight or ten text books No. 58, to provide when and to what were taken up, and the exact figures of No. 58, to provide when and to what were quoted in the report. Mr. Hart he statute of limitations shall he suspended by proceedings in creditions that the figures as quoted by

### **OUSTER BILL IS PASSED** WITH SLIGHT AMENDMENT

Provides for Removal of Recalcitrant Officials Who Fail to Enforce Prohibition Law.

Gives Localities Right to Exclude Even the One Quart Allowed Under Mapp Bill-Constitutionality Depends on Webb-Kenyon Decision.

Without an objection or a word of 'ouster" bill and the bill under which localities are given the right, by vote of the majority, to exclude from their legalized by the Mapp prohibition bill. The measures were talien up on the

motion of Chairman Jordan Moral and Social Welfare Committee. The two bills are complementary to manimous report to the Senate, as sked for in resolution No. 10 of that sked for in resolution No. 10 of that The people of Hopewell, said Mr. Harrison, have for a long time wanted est possible degree the Anti-Saloon to extend this invitation, but had designed to make effective in the high-set possible degree the Anti-Saloon League program with reference to the formal in the league program with reference to the leagu

portance, to which the Senate declined to assent. Following the usual practice in such cases, the two houses will meet and file a conferees' report, This report will be accepted by both for bringing the members to Hopewell. bill will then be finally passed and

OF RECALCITRANT OFFICIALS

The bill provides for the removal, Several members, however, under procedure prescribed therein, of shall knowingly or willfully neglect to perform any duty enjoined upon should fail to prosecute violators of

borders, and if a majority of the electorate approve such exclusion, to put it into effect.

leaders to meet the objection of cer-tain communities that the Mapp bill by allowing the shipment of limite quantities of wine, beer and whisks was in reality not a prohibition, but a permission measure. The localities that earnestly desire a total exclusion policy will be able to secure it by a local option election.

The constitutionality of this bill is admittedly in doubt. Should the preme Court fail to uphold the Webb-Kenyon bill, the local option law will The legal question hinges on th right of any locality to exclude from its borders an article of interstate

The House concurred also in the granting of liquor licenses for period beginning May 1, 1916, and end ing October 31, 1916. The bill operates to remit to liquor dealers half of the license tax they would have had to pay had the present law requiring licenses to be taken out for a full year from May 1 remained in effect.

ly Injured When Barracks is Destroyed.

FAIRBANKS, ALASKA, March 8 .-Three soldiers were killed and two seriously injured in a fire yesterday that destroyed the main barracks and ammunition houses at Fort Gibbon occupied by Company B. Fourteent Infantry. The dead

Privates Herman Lund, Henry Mine Curtis B. Willis. Injured: Sergeant Anthony Kivinal Private Cross Kelley.

PLANT TO COST \$25,000,000 Will Be Erected by United States Steel

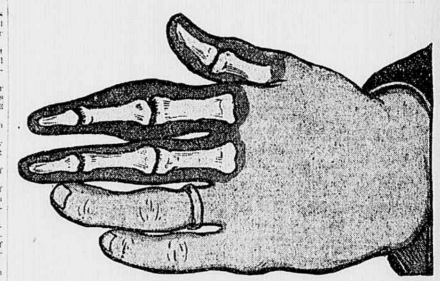
Corporation at Gary,

Indinna. NEW YORK, March 8.-A new tube plant, to cost \$25,000,000, will be erected at Gary, Ind., by the United States Steel Corporation according to official Under the local option bill, each announcement made here late to-day community is given the right to hold by Elbert II. Gary, chairman of the a special election on the question of corporation.

# SAYS ENLARGED RHEUMATIC JOINTS DISAPPEAR UNDER TREATMENT

Advises Joints Be Kept Warm---Protect Hands From Cold Winds and Cold Water

The question has often been asked whether the mis-shapen finger joints He filed the correspondence regardthe members of the present General coverer of Var-ne-sis



ONE FORM OF RHEUMATISM VAR-NE-SIS TAKES CARE OF.

I am going to answer this question. The disease may remain quiet for a

\$3.00 \$3.50 \$4.00 \$4.50 & \$5.00 SHOES YOU CAN SAVE MONEY BY

VALUE GUARANTEED For 33 years W. L. Douglas name has stood for shoes of the highest standard of quality for the price. His name and the retail price stamped on the bottom guarantees full value and protects the wearer against high prices for inferior shoes. They are the best known shoes in the world.

WEARING W. L. DOUGLAS SHOES

W. L. Douglas shoes are made of the most carefully selected leathers, after the latest models, in a well-equipped factory at Brockton, Mass., under the direction and personal inspection of a most perfect organization and the highest paid skilled shoemakers; all working with an honest determination to make the best shoes in the world.

W. L. DOUGLAS \$4.00, \$4.50 and \$5.00 SHOES are just as good for style, fit and wear as other makes costing \$6.00 to \$8.00, the only perceptible difference is the price. L. DOUGLAS \$3.00 and \$3.50

wear longer than other makes for the price. None genuine unless W. L. Douglas name and the retail price is stamped

SHOES hold their shape, fit better and

BOYS' SHOES

AND WOMEN

W. L. DOUGLAS WAS PUT TO WORK PEGG-INGSHOESAT SEVEN YEARS OF AGE. HE

on the bottom. W. L. DOUGLAS STORE: 326 EAST BROAD STREET, RICHMOND